Hanson, Alexander Contee, 140. HARPER, Robert Goodloe, 110. HARRIS, Thomas, 28, 69. HARRIS, Thomas, Jr., 90, 109, 110, 111, 112, 113, 130. (See also Harris & Johnson, Harris & Gill and Harris & McHenry.) HARRIS & GILL, reports of cases, 112. HARRIS & JOHNSON, reports of cases, 112. HARRIS & MCHENRY. selected cases 1658-1776; sources, 111. HARRISON, Robert Hanson, 67, 89. Henderson, Richard, 49. Holliday, James, 47, 49. House of Lords, as model of Colonial Ct. of Appeals, 1, 45-46; lay members as judges in, to 1834, 44; taking of opinions of common law judges, 45-46. HUTCHINS, Charles, Col., 30. In Nullo Est Erratum, Plea, 40-41. JENIFER, Daniel, of St. Thomas, 56. JENINGS, Edmund, 45, 49. JENINGS, Thomas, 47, 49, 50, 51, 65, 66, 85, 192. JEOFAILS, Statute of, lack of, interrupted appeals, 1681-1694, 7, 8; equivalent of, passed in 1763 (c. 23), ineffective, 141. Jones, Walter, 124. Johnson, John, Judge, 90, 106, Johnson, Reverdy, 112, 120, 124, 154, 159, 160, 173. (See also Harris & Johnson.) JOHNSON, Thomas, 47, 89. Joinder in Error, 40. Jones, Thomas, Judge, 63, 66, 67, 72, 73, 85, 97, 98. Jowles, Henry, 45, 49. Judges, lack of professional, in early Maryland courts, 12-15, 43, 44-45; lay members as, in House of Lords, to 1834, 44; non-professional highest court in New York, to 1846, 44; growing desire for professional, 18th century, 56; professional, of Ct. of Appeals after Revo-

lution, 59; of General Ct. and Ct. of Chancery after Revolution, 59-60; other occupations of, even professional, 65-66; of county courts—one professional and two lay—1790-1805, 92; position of, 107, 117; report of attendance of, to legislature, 131-132; change in character of work of, 192-193; part of population from which drawn, 194; tradition of dignity of court, 194. (See also Constitutional Provisions.)

JUDGMENT, form of, 33; recital of steps and statement of decision, 41; absence of opinions giving reasons for, 41; effect of reversal, 41; entry of proper judgment when possible, 41.

JUSTICES OF THE PEACE, 9, 10, 11, 12. (See also Judges.)

JURISDICTION, OF COLONIAL COURT of Appeals: first, analogous to that of Parliament, 2; first review of judgment of Provincial Court, 5-6; under Royal instructions and Act of 1694, 22-27; OF COURT OF APPEALS UNDER CONSTITUTION OF 1776: Constitutional provisions, 59; to render proper judgment extended, 1800, 80; extension under Amendment of 1805 to include, appellate jurisdiction of General Court, 97; appeals from Orphans' Courts, Act of 1818, c. 204, 135; of Court of APPEALS UNDER CONSTITUTION of 1851, 151.

JURISDICTIONAL AMOUNT. (See Amount in Controversy.) JURY, early criminal trials with and without, 19. KENNEDY, John P., 126-128, 129. KEY, Edmund, 49. KEY, Francis Scott, 107, 129. KEY, Philip Barton, 49, 85. KILTY, William, Jr., 113. KILBOURN, Eldridge Gerry, 172. KING, George T., 172. LATROBE, John H. B., 118, 120. 124, 126.